

DOCUMENT

ELECTRONICALLY FILED

DOC #:

DATE FILED: 1/14/2021

**Law Offices of  
Daniel A. Hochheiser**

Attorney At Law  
2 Overhill Road, Suite 400  
Scarsdale, New York 10583  
dah@hochheiser.com  
(646) 863-4246

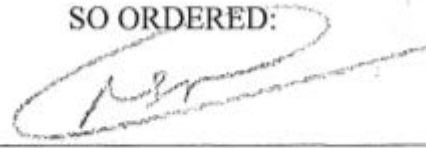
Jeffrey Salt's request for an extension of time to surrender or purge civil contempt to March 1, 2021 is granted. Jeffrey Salt must continue to comply with all other aspects of the Court's January 22, 2020 order and continue to take all steps to avoid any conduct determined by the Court to be contemptuous. The Clerk of the Court is directed to terminate the motion at ECF No. 210.

January 12, 2021

Via ECF and email  
Hon. Nelson S. Román  
United States District Judge  
Southern District of New York  
300 Quarropas Street  
White Plains, NY 10601

Dated: 1/14/2021  
White Plains, NY

SO ORDERED:

  
NELSON S. ROMÁN  
United States District Judge

Re: *Waterkeeper Alliance, Inc. v. Spirit of Utah Wilderness, Inc.*, 10 CV 1136 (NSR-LMS)  
REQUEST FOR EXTENSION OF TIME TO SURRENDER,  
OR PURGE CIVIL CONTEMPT

Your Honor:

By Memo Endorsed 11/27/2020, the Court extended Jeffrey Salt's date to surrender to the U.S. Marshalls for the Southern District of New York, located at 300 Quarropas Street, White Plains, N.Y., until January 15, 2021. Salt, requests another **extension** of the **surrender/purge** date to a date **on or after March 1, 2021**. This request is based upon the dangers of the COVID-19 health emergency: "The US has averaged more than 3,000 Covid-19 deaths per day for the past week, and has reported more than 200,000 new infections for seven straight days." <https://www.cnn.com/world/live-news/coronavirus-pandemic-vaccine-updates-01-12-21/index.html> .

Mr. Salt, a non-party to the underlying case, is currently present in the State of Utah. Utah currently ranks sixth among the 50 states, in terms of cases during the last seven days. Specifically, over the past seven days, the State of Utah has reported a seven-day average of 100.4 positive COVID-19 cases out of 100,000 citizens of Utah. The only states with more severe averages over the past seven days are Rhode Island, Arizona, Arkansas, Oklahoma and California. [https://covid.cdc.gov/covid-data-tracker/#cases\\_casesper100klast7days](https://covid.cdc.gov/covid-data-tracker/#cases_casesper100klast7days). Unfortunately, New York is close behind Utah in eighth place on this seven-day cases per 100,000 list. Although, Utah has begun a phased vaccination program, Salt is not expected to be eligible for a vaccine until March 2021 at the earliest. <https://coronavirus.utah.gov/vaccine-distribution/> .

Therefore, travel from Utah to New York poses a risk of infection to residents of New York, including the Federal Marshalls, New York inmates, correction officers and others,


MEMO ENDORSED

including Salt. Accordingly, Salt requests an extension of the surrender/purge date to a date on or after March 1, 2021.

This application should be granted in the interest of justice. An adjournment to a date on or after March 1, 2021 makes sense, because the ongoing COVID-19 pandemic is not yet under control, continues to plague Utah and New York, and makes travel to New York risky for Salt, a 61-year-old man, as well as for those Salt would come into contact with, should he travel to New York by January 15, 2021<sup>1</sup>.

Adjourning the surrender/purge date until Salt becomes eligible for the COVID-19 vaccine in March is supported by the extant health emergency and common sense.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "D. Hochheiser", written in a cursive style.

Daniel A. Hochheiser

Cc: all counsel via ECF

---

<sup>1</sup> On March 17, 2020, Salt was treated at the Emergency Department of St. Mark's Hospital in Salt Lake City, UT for cough, shortness of breath, and fever; he was diagnosed with influenza-like symptoms.